

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Stanley Lloyd Leslie, Jr. (CONS/PE)

Atty

Case No. 0213661

Kruthers, Heather H (for Petitioner/Conservator Public Guardian)

Petition for Court Authorization to Sell Real Property (Former Residence) and Personal Property of the Estate

	e: 69 years 0B: 9/3/1945	PUBLIC GUARDIAN, conservator, is petitioner.	NEEDS/PROBLEMS/ COMMENTS:
		Petitioner states that the conservatee in no longer	
		living in his home and has made Fairwinds-Woodward	
		his permanent address.	
Со	nt. from	The Conservatee's funds are depleting, and there is a	
	Aff.Sub.Wit.	current mortgage on his property. The property is a	
✓	Verified	burden to the conservatee and it would be beneficial	
	Inventory	to sell his former residence and any personal property	
	PTC	he no longer needs.	
	Not.Cred.	Petitioner requests the Court authorize the sale of	
✓	Notice of Hrg	Conservatee's personal residence and any personal	
1	Aff.Mail W/	property he no longer needs, so that the proceeds	
	Aff.Pub.	could be utilized to pay for his cost of care.	
	Sp.Ntc.	Declaration of Deputy Public Guardian Renee Garcia	
	Pers.Serv.	states that she spoke with the proposed Conservatee	
	Conf. Screen	and that Conservatee in agreement with the sale of	
	Letters	the real property.	
	Duties/Supp	Dalilianas pressa far en avelar	
	Objections	Petitioner prays for an order 1. Authorizing petitioner to sell Conservatee's real	
	Video	property and any personal property that is no	
	Receipt	longer needed by the conservatee.	
	CI Report		
	9202	Authorizing Petitioner to retain the services of a licensed real estate broker to assist with the sale.	
✓	Order	ilcerisea real estate proker to assist with the sale.	
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 5/9/14
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 1 - Leslie

Selvie Hemison Mitchell (CONS/PE)

2

Atty

Case No. 12CEPR00172

Jaech, Jeffrey A. (for Bruce D. Bickel – Conservator of the Estate – Petitioner)

Petition for Approval of Retention of Attorney by Conservator of the Estate, and for Authorization for Conservator to Independently Exercise Power to Compromise a Particular Claim

			BRUCE D. BICKEL, Conservator of the Estate, is	NEEDS/PROBLEMS/COMMENTS:
			Petitioner.	Note: There is an upcoming hearing
			B. P I also be to the control of the contr	on 6-5-14 for
			Petitioner states he is not currently represented by	Co-Conservator of the Person Kate A.
			counsel in this matter. Petitioner desires to retain	Singh's petition for fees.
	Aff.Sub.Wit.		the services of Baker, Manock & Jensen, PC, for the services of legal counsel to assist him in	
_			collecting money held by the State of California	
Ě	Verified		belonging to the Conservatee, in obtaining	
	Inventory		information from the law firm of Graham Vaage,	
	PTC		LLP relative to a lien it has asserted against the	
	Not.Cred.		money held by the State of California, and after	
~	Notice of Hrg		investigation, to dispute, compromise, and/or	
~	Aff.Mail	W	litigate the claim of Graham Vaage, LLP.	
	Aff.Pub.		D-FF	
	Sp.Ntc.		Petitioner states the approx. \$264,000.00 held by the State of California is a result of an eminent	
	Pers.Serv.		domain action against properties in Palmdale	
	Conf. Screen		owned by the Conservatee. About 5-28-02, the	
	Letters		Conservatee hired the law firm of Graham	
	Duties/Supp		Vaage, LLP, to assist him in the eminent domain	
	Objections		matter filed by the City of Palmdale. On 7-12-02,	
	Video		Graham Vaage, LLP, appeared as his counsel in	
	Receipt		the action which ultimately went to trial on 6-6-03. On 3-6-03, Graham Vaage, LLP filed a Notice of	
	CI Report		Claim and Lien for Attorney's Fees, Costs and	
	9202		Expenses, which Petitioner later learned in July	
~	Order		2012 is claimed to be approx. \$188,717.53. Before	
	Aff. Posting		the matter went to trial, Graham Vaage, LLP was	Reviewed by: skc
	Status Rpt		relieved as counsel. The Conservatee appeared	Reviewed on: 5-12-14
	UCCJEA		in pro per at trial on 6-6-03 at which time judgment was entered in the City of Palmdale's	Updates:
	Citation		favor, condemning the Conservatee's property	Recommendation:
	FTB Notice		and ordering him to be compensated in the	File 2 - Mitchell
			amount of \$264,000.00. The funds have been on	
			deposit in the California State Treasury	
			Condemnation Fund since shortly thereafter.	
			SEE ADDITIONAL PAGES	

Page 2

Petitioner states it is to the advantage, benefit, and best interests of the Conservatee to retain the services of Baker, Manock & Jensen, PC to pursue collection of the funds held by the State of California and to review, investigate, litigate, and/or compromise the lien purportedly placed on the money by Graham Vaage, LLP. Attorneys of Baker, Manock & Jensen, PC have the experience and expertise in eminent domain, conservatorship, and litigation matters to effectively and efficiently handle this matter. In particular, Robert D. Wilkinson, a member of Baker, Manock & Jensen, PC, has knowledge and experience with eminent domain and litigation matters and would represent Petitioner in this matter. Baker, Manock & Jensen, PC attorneys Jeffrey A. Jaech and Mark Poochigian are experienced with conservatorship matters and will be available to consult with Petitioner and Mr. Wilkinson as needed.

Petitioner states he is "of counsel" with Baker, Manock & Jensen, PC and as such could be considered an employee for purposes of Probate Code § 2645(b). Petitioner hereby requests approval to retain B Baker, Manock & Jensen, PC as his attorneys for the authorization to purse collection of the money and negotiation, settlement, or litigation of the lien matter. Petitioner states Baker, Manock & Jensen, PC shall be entitled to collect and retain as its funds all fees for services rendered in its capacity as attorneys for the conservator of the estate, and Petitioner hereby waives and renounces all interest in that compensation and agrees not to share in the attorney fees either directly or indirectly.

Petitioner states although he has authority under §2462 to commence and maintain actions and proceedings for the benefit of the Conservatee or estate without prior authorization, §2502 requires approval to compromise or settle a matter over \$25,000. Therefore, Petitioner seeks authorization under §2591 (p) to compromise or settle the matter with Graham Vaage, LLP by independent exercise of such powers.

Petitioner prays for an order that:

- The conservator of the estate be authorized to retain Baker Manock & Jensen, PC to pursue collection of the money held by the State of California and to investigate, negotiate, settle, or litigate the purported lien Graham Vaage, LLP has asserted on the money;
- 2. Baker Manock & Jensen, PC be entitled to compensation from the estate in amounts later approved by this Court;
- 3. Petitioner be authorized under Probate Code §2590 to independently settle the claim of Graham Vaage, LLP against the Conservatee; and
- 4. Such further orders be made as the Court considers proper.

Ishii Family Trust 3/3/1992 (Trust)
Fanucchi, Edward L. (for Gerald Ishii – Beneficiary – Petitioner) **3A** Atty Marshall, Jared (for Leslie Ishii – Co-Trustee – Respondent) Atty

Petition of Beneficiary to Remove Successor Co-Trustees, Appoint Temporary Successor Trustee, and for Payment of Attorneys' Fees and Costs (Probate Code 15642, 16000, 16002, 16003, 16004, 16006, 16007, 16009, 16060, 16062, 17200, 17206)

Frank K. Ishii DOD: 11-10-93	GERALD ISHII , Beneficiary and Co-Trustee, is Petitioner.	NEEDS/PROBLEMS/ COMMENTS:
Lily Y. Ishii DOD: 3-7-05 Cont. from 070212, 072712, 083112, 092712, 112612, 011413, 022513, 032913, 051713, 062813, 083013, 092713, 102513, 011014, 041014 Aff.Sub.Wit.	Petitioner states he and LESLIE ISHII (Respondent) were named successor co-trustees of the ISHII FAMILY TRUST DATED 3-3-92 (the "Trust"). The Trust consisted of interests in 8 parcels of real property, stocks, bonds, securities, cash, and other assets in Prudential-Bache Securities, and 300 shares of common stock in Frank K. Ishii & Sons, Inc., a California corporation owned by the Settlors. At the death of Frank K. Ishii on 11-10-93, two irrevocable and one revocable sub-trusts were created: The FRANK K. ISHII TRUST The ISHII FAMILY MARITAL DEDUCTION TRUST The ISHII FAMILY SUVIVOR'S TRUST (revocable)	Continued from 7-2-12, 7-27-12, 8-31-12, 9-27-12, 11- 26-12, 1-14-13, 2-25-13, 3-29- 13, 5-17-13, 6-28-13, 8-30-13, 9-27-13, 10-25-13, 1- 10-14, 4-10-14 As of 5-9-14, nothing further has been filed. See Page 3 for details.
Verified Inventory PTC Not.Cred. V Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen	On 3-15-95, Lily Ishii , individually and as Trustee of the Trust, assigned a 36.44% interest to the FRANK K. ISHII TRUST , a 13.56% interest to the ISHII FAMILY MARITAL DEDUCTION TRUST , and a 50% interest to the ISHII FAMILY SUVIVOR'S TRUST of the assets listed on Exhibit F, including accrued rent payable from the corporation of \$105,548 as of 11-10-93, a receivable due from the corporation of \$26,089 as of 11-10-93, and a proprietorship known as Lily's Hair Stylists consisting of furniture and fixtures, cash, supplies, inventory and goodwill.	
Letters Duties/Supp Objections Video Receipt CI Report 9202 Order X Aff. Posting	Lily Ishii died on 3-7-05 and he and LESLIE ISHII (Respondent) became Co-Trustees. Pursuant to Section 5.02 of the Trust, the three sub-trusts were to be combined on the death of the surviving settlor and certain distribution was to occur: • \$75,000.00 to Sharon J. Shoji (daughter) • One-half of the remaining balance to Gerald • One-half of the remaining balance to Leslie	Reviewed by: skc
Status Rpt UCCJEA Citation FTB Notice	As to the corporation: Petitioner and Leslie each hold 300 shares individually and the Trust holds 300 shares. Petitioner and Leslie as individuals and as Co-Trustees may vote an equal number of shares, but have been in a deadlock as to the operation of the corporation since approx. 2007. As such, the corporation's status has become suspended with many tax liabilities remaining outstanding, which continues to decrease the value of the corporation. SEE PAGE 2	Reviewed on: 5-9-14 Updates: Recommendation: File 3A - Ishii

3A Ishii Family Trust 3/3/1992 (Trust)

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A meeting of the directors of the corporation was noticed on 6-3-10 by Gerald, who is secretary; however, the meeting did not occur because Leslie found the principal place of business of the corporation to be an inconvenient meeting location, although it is approx. one mile from her home. No meetings have occurred since. Because the corporation is one-third owned by the trust, the deadlock between the Co-Trustees is impairing the administration of the Trust and causing trust assets to lose value.

Case No. 12CEPR00447

Petitioner requests that the Court remove both Co-Trustees of the Trust and subtrusts because due to hostility and lack of cooperation among Co-Trustees, administration of the Trust and sub-trusts continue to be impaired and trust assets neglected. Probate Code §§ 15642(a)(3), 17200(b)(10). The Trust does not appoint a successor trustee in the event of removal; rather, it provides only the manner of successor appointments should one of the two become unable to perform. Petitioner requests appointment of **BRUCK BICKEL** as Successor Trustee with compensation to be approved by the Court. Mr. Bickel consents to act. Petitioner requests appointment without bond for one year to allow the corporate affairs to be brought to order, with authority to apply for an extension by Mr. Bickel should the corporate affairs remain unresolved and the Trust assets undistributed. Petitioner believes this appointment is in the best interests of the Trust and sub-trusts, and those persons interested in the Trust estate.

Petitioner requests that:

- The Court temporarily and partially remove Gerald Ishii and Leslie Ishii as Co-Trustees of the ISHII FAMILY TRUST DATED 3-3-92;
- 2. The Court appoint Bruce Bickel as temporary Successor Trustee to serve without bond for a period of one year, with the ability of Mr. Bickell to petition the Court for additional time should the corporate affairs remain deadlocked:
- 3. The Court award reasonable compensation to the temporary Successor Trustee;
- 4. The Co-Trustees to deliver the Trust assets to the temporary Successor Trustee within 30 days after issuance of an Order:
- 5. The Court order Leslie Ishii to file an accounting with the Court detailing their respective acts as Co-Trustees no later than four weeks after the Court makes its order;
- 6. The Court order Petitioner's attorneys' fees in the amount of \$1,000.00 and costs advanced to be paid to such attorneys directly from the Trust, to be charged 100% to income, and paid within 10 days after the Court makes its order; and
- 7. Such further orders as the Court deems proper.

Objection of LESLIE ISHII states this probate proceeding is not the proper forum or vehicle to resolve such corporate issues. This lawsuit is premature at best and legally inapposite to the issues it proposes to resolve at worst. The corporation is deadlocked; however, the instant petition filed as a trust proceeding does not request any form of relief that will serve to end the shareholders' deadlock and restore the corporation to operational status. Specifically, the appointment of a neutral third party trustee will not resolve any issues with regard to the operation of the corporation. While a trustee may have the right to vote shares of stock held in trust, a trustee's paramount duty is to distribute trust property pursuant to the terms of the trust instrument. Here, the trust instrument requires the residue be distributed one-half each to Petitioner and Respondent. If a neutral third party trustee is appointed, he will be obligated to distribute the shares held in trust accordingly, not to vote the shares, and, in effect run the business of the corporation.

Respondent has no objection to the immediate equal distribution of the shames of the corporation currently held in trust. In the likely event that said distribution does not resolve the deadlock, however, Petitioner's only recourse will be to file a lawsuit for involuntary dissolution in the unlimited civil department of the Superior Court.

SEE PAGE 3

3A Ishii Family Trust 3/3/1992 (Trust)

PAGE 2

Respondent requests that the Court issue an order requiring the Co-Trustees to immediately distribute 150 shares of Frank K. Ishii & Sons, Inc., each to Petitioner and Respondent, and for reasonable attorneys' fees and costs incurred herein.

Case No. 12CEPR00447

Alternatively, Respondent requests the Court issue an order removing Petitioner and Resondent as Co-Trustees, but only as to their fiduciary ownership of the Trust's 300 shares of Frank K. Ishii & Sons, Inc.; appointing Bruce Bickel as temporary successor trustee without bond solely for the purpose of administering the Trust's 300 shares of Frank K. Ishii & Sons, Inc.; authorizing Mr. Bickel to petition to continue to serve should it be in the best interests of the beneficiaries or the affairs of the corporation that he remain in such role; awarding reasonable compensation to the temporary Successor Trustee; requiring the Co-Trustees to deliver the shares of Frank K. Ishii & Sons, Inc., to the temporary Successor Trustee by a date certain; for reasonable attorneys' fees and costs incurred herein; and for any and all other relief the Court deems just and proper.

<u>Status Report filed 1-7-13 by Attorney Fanucchi states</u> further continuance is needed. Gerald Ishii maintains his brother Leslie is wasting the vineyard known as Candy Ranch by inappropriately pruning, tying, tilling, chemical control, and irrigating control which has diminished the value of the realty.

<u>Status Report filed 1-9-13 by Attorney Burnside states</u> inquiry has been made to Les' accountant Jim Horn whether he has any documents in his possession regarding the expenses Les incurred to operate the Candy Ranch, but Mr. Horn has been unable to review his files due to his year-end workload. Counsel will follow up this week.

<u>Status Report filed 2-19-13 by Attorney Fanucchi states</u> Gerald Ishii is unable to accept or reject what has been presented to date and has forwarded information to his accountant. Further continuance is needed.

<u>Status Report filed 2-19-13 by Attorney Burnside states</u> the accountants had to reschedule their meeting and further continuance is needed.

<u>Minute Order 5-17-13</u>: Ms. Burnside advises the Court that they have resolved a few things and are making progress. Ms. Burnside further advises that the CPSs are still trying to get together.

Minute Order 6-28-13: Continued to 8-30-13.

<u>Minute Order 8-30-13</u>: Counsel informs the Court that they will be going forward with the evaluation of the property and meeting with the accountants. The Court notes that this is the eleventh appearance and parties have been waiting for information that can only be provided by the accountants. Parties are informed that the Court will be expecting a declaration to be submitted before the next hearing. Continued to 9/27/13.

Minute Order 9-27-13: Continued to 10-25-13.

Minute Order 1-10-14: Joint request for a 90-day continuance

Minute Order 4-10-14: The Court orders the parties to complete and exchange their respective inventory lists by 5/10/14. In the event a party does not complete and exchange their list by 5/10/14, that party is to be personally present on 5/15/14. Counsel is direct to file a **joint** status report.

Ishii Family Trust 3/3/1992 (Trust)

3B

Case No. 12CEPR00447

Atty Fanucchi, Edward L. (for Gerald Ishii – Beneficiary – Petitioner)
Atty Marshall, Jared (for Leslie Ishii – Co-Trustee – Respondent)
Status Conference

		Sidios Conierence	
	nk K. Ishii	GERALD ISHII, Beneficiary and Co-Trustee, filed	NEEDS/PROBL
DO	D: 11-10-93	the petition at Page 6A on 5-17-12.	Note: See Pag
Lily Y. Ishii			petition and fil
DO	D: 3-7-05	LESLIE ISHII , Beneficiary and Co-Trustee, filed an	l ⁻
		objection on 6-21-12.	Status report fi
		†	Fanucchi (not
<u></u>	ont. from 032913,	Hearings have been continued since	parties are cu assigning valu
	•	7-2-12.	possession be
	1713, 062813,		corporation. T
	3013, 092713,	Minute Order 8-30-13: Counsel informs the	go over those
	2513, 011014,	Court that they will be going forward with the	negotiate a p
04	1014	evaluation of the property and meeting with	ranch propert
	Aff.Sub.Wit.	the accountants. The Court notes that this is	settlement dis
✓	Verified	the eleventh appearance and parties have been waiting for information that can only be	parties by thei
•	<u> </u>	provided by the accountants. Parties are	of Gerald Ishii
	Inventory	informed that the Court will be expecting a	Candy Ranch
	PTC	declaration to be submitted before the next	has not yet be
	Not.Cred.	hearing. Continued to 9/27/13. On 9-27-13 the	Attorney Fanu
	Notice of Hrg	matter was continued to 10-25-13.	country until 4 continuance.
/	Aff.Mail	Status Report filed by Attorney Leigh Burnside on	
✓	, 411,77 Call	= 1/3/2014 states, in brief sum:	Status report fi Burnside (not
	Aff.Pub.	After the status hearing in August 2013, JAMES	accountant w
	Sp.Ntc.	HORN, who is the accountant of Leslie Ishii	after 4-15-14.
	Pers.Serv.	("Les"), provided updated accountings for	
	Conf. Screen	years 2008 through 2011 to Gerald' Ishii's	Minute Order
		accountant, JOHN JEFFRIES ;	orders the par
	Letters	Attorney Burnside has been in touch with both bar giant, Les and with his group untent Mr. Llame	exchange the lists by 5/10/14
	Duties/Supp	her client, Les, and with his accountant Mr. Hom, most recently in December 2013; there	does not com
	Objections	continue to be settlement discussions between	their list by 5/1
	Video	the parties by and through their respective	personally pre
	Receipt	accountants, including discussing Les	Counsel is dire
	CI Report	purchasing Gerald's beneficial interest in the	report.
	9202	"Candy Ranch", although the purchase price has not been determined;	
	Order	 nas not been determined; The parties are also inventorying and assigning 	
	Aff. Posting	values to the various pieces of equipment that	Reviewed by:
✓	Status Rpt	belong to the corporation but are in their	Reviewed on:
•	-	personal possession;	
	UCCJEA	Les reports the equipment list runs 7 pages and he needs another 2 to 3 weeks to gather values	Updates:
	Citation	for all of the items he has, which values will be	Recommende
	FTB Notice	given to Mr. Hom, and he and Mr. Jeffries will	File 3B - Ishii
		negotiate a purchase price for the ranch	
		property.	

NEEDS/PROBLEMS/COMMENTS:

<u>Note</u>: See Page 3A for details of the petition and file to date.

filed 4-3-14 by Attorney ot verified) states the urrently inventorying and lue to equipment in their elonging to the The accountants will then e inventories and ourchase price for the rty. There have been iscussions between the eir respective including the purchase ii's beneficial interest in h by Leslie Ishii. A price een determined. ucchi will be out of the 4-16-14 and requests

Status report filed 4-3-14 by Attorney Burnside (not verified) states the accountant will not be available until after 4-15-14.

Minute Order 4-10-14: The Court orders the parties to complete and exchange their respective inventory lists by 5/10/14. In the event a party does not complete and exchange their list by 5/10/14, that party is to be personally present on 5/15/14. Counsel is direct to file a **joint** status report.

Reviewed by: skc	
Reviewed on: 5-9-14	
Updates:	
Recommendation:	
File 3B - Ishii	

4 Dollie Boothe Tolman (CONS/PE)

Atty

Case No. 12CEPR00843

Amador, Catherine A. (for Christina Tolman – Conservator/Petitioner)

1) First Account and Report of Conservator and (2) Petition for Allowance of Fees to Attorney for Conservator

Age: 68		CHRISTINA TOLMAN, Conservator of the Person	NEEDS/PROBLEMS/COMMENTS:
		and Estate, is Petitioner.	
			There are numerous charges for restaurants, savemart and other
		Account period: 11/01/12 - 12/31/13	department stores and a couple of
			charges for gas and allegiant air. It
Co	nt. from	Accounting - \$357,302.00	does not appear that the
	Aff.Sub.Wit.	Beginning POH - \$299,241.00	conservatee drives or owns a car
√	Verified	Ending POH - \$233,034.00	and lives in a retirement home that
	Inventory	N. I. allows I	may provide meals. The Court may
	PTC	Conservator - Not addressed	require further information
	Not.Cred.	Attornov (7.51/.00 /p.or.	regarding these charges, these charges are in addition to monthly
1		Attorney - \$7,516.00 (per itemized statement for 25.4 hours @ \$265/hr. for a	spending money disbursed to the
<u> </u>	Notice of Hrg	total of \$6,996.00 and costs in the amount of	conservatee averaging \$300/mo.
Ě	Aff.Mail w/	\$520.00; for work performed in establishing the	
	Aff.Pub.	conservatorship, preparation of the Inventory &	2. Need billing statements from the
	Sp.Ntc.	Appraisal, preparation of the accounting)	residential care facility where the
	Pers.Serv.	Applaisai, preparation of the accounting)	conservatee resides (Fairwinds).
	Conf. Screen	Petitioner prays for an Order:	
	Letters	Approving, allowing and settling the	Note: If the petition is granted a
	Duties/Supp	attached account and report of	status hearing will be set as follows:
	Objections	Conservator as filed;	sidios riedning will be set as follows.
	Video	Authorizing payment of attorney's fees;	• Friday, 05/14/15 at 9:00a.m. in Dept.
	Receipt	and	303 for the filing of the second account
✓	CI Report	3. Ordering that the conservatee is not	
✓	2620(c)	capable of completing an affidavit of	Pursuant to Local Rule 7.5 if the required
✓	Order	voter registration and not entitled to vote.	documents are filed 10 days prior to the
		G	hearings on the matter, the status
		Court Investigator Jennifer Daniel filed a report	hearing will come off calendar and no appearance will be required.
		on 10/22/13.	appearance will be required.
	Aff. Posting		Reviewed by: JF
	Status Rpt		Reviewed on: 05/09/14
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 4 - Tolman
1			<u> </u>

Atty

Chielpegian, Michael S (for Petitioner/Executor Barbara A. Berberian)

(1) First and Final Report of Status of Administration on Waiver of Account (2) Petition for Final Distribution, for (3) Allowance of Ordinary Services by Attorney, and for Reimbursement of Costs Advanced

DOD: 6/12/13			BARBARA A. BERE	BERIAN, Exe	ecutor, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Accounting is wo	ived.		
Co	nt. from		1& A	-	\$829,657.50	
	Aff.Sub.Wit.	1	POH	-	\$829,657.50	
√	Verified		Executor	-	waives	
✓	Inventory		Attorney	-	\$6,545.00	
✓	PTC		(statutory)			
✓	Not.Cred.		Costs fees, certified cop	- nies proba	\$1,368.82 (filing	
✓	Notice of Hrg	W/	publication, reco	-	16 1616166,	
✓	Aff.Mail		Petition states the	estate is c	of sufficient size to	
	Aff.Pub.		require the filing o	of a federo	ıl or California estate	
	Sp.Ntc.		tax return. As of t			
	Pers.Serv.				yet filed the federal	
	Conf. Screen		and California es states the sole be		• •	
✓	Letters 11/14,	/13	Richard Berberiar	n and Barb	oara A. Berberian	
	Duties/Supp		_		equests that she be	
	Objections				pay out of the trust encies, interest and	
	Video Receipt		penalties that ma			
	CI Report		•	,	e filing of the federal	
	9202		and California es	tate tax re	turns.	
✓	Order		Distribution, pursu	ant to Dec	redent's Will is to:	
	Aff. Posting		Barbara Berberia			Reviewed by: KT
	Status Rpt				erberian 1996 Living	Reviewed on: 5/12/14
	UCCJEA	<u> </u>	Trust. – 100% of th			Updates:
	Citation					Recommendation:
✓	FTB Notice					File 5 - Berberian

Atty Shahbazian, Steven L. (for Petitioner John Garland)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002

DC	DD: 3/22/14		JOHN GARLAND, named executor without bond,	NEEDS/PROBLEMS/COMMENTS:
			is petitioner.	NEEDS/TROBLEMS/COMMENTS.
-			Full IAEA - ???	
	ont. from			Need Affidavit of Publication
	Proof of	l	Holographic Will dated: 10/2/2007	
✓	Holographic		Residence: Fresno	
	Inst.		Publication: NEED	
√	Verified		T Galleaner in Tt222	
Ě				
	Inventory	1	Estimated value of the estate:	
	PTC		Personal property - \$ 819,000.00	
	Not.Cred.		Income - \$ 14,000.00 <u>Real property</u> - <u>\$ 200,000.00</u>	
	Notice of Hrg		Total - \$1,033,000.00	
✓	Aff.Mail	W/	4 1,200,2000	
	Aff.Pub.	Χ		
	Sp.Ntc.			
	Pers.Serv.			
	Conf. Screen		Probate Referee: Rick Smith	
✓	Letters			
1	Duties/Supp			
Ľ		1		
	Objections			
	Video			
	Receipt			
	CI Report			
	9202 Order			
✓	Order			
	Aff. Posting	ļ		Reviewed by: KT
	Status Rpt			Reviewed on: 5/9/14
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 6 - Sanoian

7 Atty

Pulido, Reynaldo (for Petitioner/paternal aunt Antoinette M. Fuller)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Age: 6 years			TEMPORARY (granted ex parte) EXPIRES	NEEDS/PROBLEMS/COMMENTS:
			<u>5/14/14</u>	
			CENTERAL LIFARING / /02 /14	Need Notice of Hearing.
			GENERAL HEARING 6/23/14	2. Need proof of personal service of the
Со	nt. from 050714		ANTOINETTE M. FULLER, paternal aunt, is	Notice of Hearing along with a copy
	Aff.Sub.Wit.		petitioner.	of the temporary petition or Consent
1	Verified			and Waiver of Notice or Declaration
<u> </u>	Inventory		Father: ORRIN V. FULLER	of Due Diligence on:
	Inventory PTC		A A othory AACLICCA / (got to good o uplyo o uply	a. Orrin Fuller (father)
			Mother: MELISSA (last name unknown)	b. Melissa (last name unknown) (mother).
	Not.Cred.	Χ	Paternal grandfather: Anthony Fuller	oriki lowrij (i rieri).
	Notice of Hrg	X	Paternal grandmother: Jeraldine McCoy-	
	Aff.Mail		Koontz.	
	Aff.Pub.		Maternal grandparents: Unknown	
	Sp.Ntc.		Petitioner states the minor's father has	
		Χ	recently spoken of returning the minor to his	
	Conf.	^	home for a visit. Since then the minor has	
✓	Screen		been telling Petitioner and other family	
	Letters		members of the abusive things taking place	
1	Duties/Supp		in her father's household. Petitioner believes the minor's statements that she is being	
Ě			abused and neglected. The minor is living in	
	Objections		constant fear of returning to her father.	
	Video Receipt		g	
	CI Report			
\vdash	9202			
	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 5/5/14
/	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 7 - Fuller
	1 10 NOIICE			7 - rollei

8 Cathleen Hawk (CONS/PE)

Case No. 11CEPR00850

Atty Sanoian, Joanne (for Carl Hawk – Conservator)

Atty Rindlisbacher, Curtis D. (Court Appointed for Conservatee)

Probate Status Hearing Re: Failure to File Inventory and Appraisal; Failure to File First Account

	Til SI ACCOUNT	
Age: 51 DOB: 06/10/61	CARL HAWK, husband, was appointed Conservator of the Person and Estate on 10/27/11.	NEEDS/PROBLEMS/COMMENTS:
	Letters of Conservatorship were issued on 10/28/11.	CONTINUED FROM 01/16/14 Minute Order from 01/16/14 states:
	Inventory & Appraisal was due in March 2012.	The Court is informed that the investigation is on-going.
Cont. from 022213, 062813, 092713,	The First Account was due in October 2012.	
011614	Status Hearing Report filed 06/20/13 states: The	As of 05/09/14, nothing further has
	conservatee is to receive a profit sharing	been filed in the matter and the
Aff.Sub.Wit.	distribution from her previous employment at	following items remain
Verified	Simonian Packing Companyy. No distributions	outstanding:
Inventory X	have been made to the conservatee as of yet and the conservator has been informed that there	1 Nondimonto - 0 Assessing
PTC	is an ongoing investigation by the Department of	Need Inventory & Appraisal.
Not.Cred.	Labor arising from complaints with the profit	2. Need First Account and Report
Notice of Hrg	sharing plan. Eric Tristan, investigator with the Department of Labor stated on 06/20/13 that the	of Conservator.
Aff.Mail	investigation is still on-going. He further indicated	
Aff.Pub.	that it is a large investigation involving numerous parties, but that he is hopeful it will resolve soon. As	
Sp.Ntc.	the investigation is still ongoing, the conservator	
Pers.Serv.	has still not been able to take possessions of any	
Conf. Screen	assets of the conservatorship estate and therefore is unable to file an Inventory & Appraisal or	
Letters	Accounting. A continuance of 90 days is	
Duties/Supp	requested.	
Objections	Status Hearing Report filed 09/25/13 states:	
Video	According to Eric Tristan, the Department of Labor	
Receipt	investigator handling the investigation regarding the proposed conservatee's profit sharing plan,	
CI Report	the investigation remains ongoing and there is no	
9202	set date that the investigation will be resolved, but	
Order	he hopes it will be in the near future. Petitioner therefore requests a 90 day continuance.	
Aff. Posting	mererere requests a 70 day commodities.	Reviewed by: JF
Status Rpt		Reviewed on: 05/09/14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 8 - Hawk
		0

9 Norman Joseph Rogers II (Estate) Atty

Case No. 12CEPR00347

Mele, James J. (for Administrator Norman Joseph Rogers)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

DOD: 2/15/2012	NORMAN JOSPEH ROGERS was appointed	NEEDS/PROBLEMS/COMMENTS:
	as Administrator with full IAEA authority and	
	without bond on 5/31/2012.	
	=	Need first account or petition for final
Cont. from 080213,	Letters issued on 6/1/2012.	distribution.
021414	Inventory and appraisal was filed on	
Aff.Sub.Wit.	Inventory and appraisal was filed on 11/15/2012 showing the estate valued at	
Verified	\$142,000.00	
Inventory	=	
PTC	Status Report filed on 5/6/14 states The Petition for Distribution has not been filed for	
Not.Cred.	the following reasons: The Decedent was	
Notice of	injured on the job prior to his death and a	
Hrg	workers compensation settlement was	
Aff.Mail	made that included a Medicare set aside.	
Aff.Pub.	Since the last status hearing attempts were	
Sp.Ntc.	made to determine if said account continues past death and therefore would	
Pers.Serv.	be an asset of the estate. It has been	
Conf.	determined that a portion has been	
Screen	distributed per a beneficiary designation.	
Letters	They are awaiting a response as to future	
Duties/Supp	payments call for in that settlement. They have recently received on behalf of the	
Objections	State Compensation Insurance Fund a	
Video	denial that any further funds are due to the	
Receipt	decedent or his estate. However, they have	
CI Report	not yet evaluated that denial to determine if	
9202	any further action can or should be taken.	
Order		
Aff. Posting	4	Reviewed by: KT
Status Rpt	4	Reviewed on: 5/9/14
UCCJEA	4	Updates:
Citation	4	Recommendation:
FTB Notice		File 9 – Rogers

11

Atty Duran, Consuelo (pro per Petitioner/maternal grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	Age: 7 years		TEMPORARY GRANTED EX PARTE EXPIRED ON 3/26/14	NE	EDS/PROBLEMS/COMMENTS:
			CONSUELO DURAN, maternal grandmother, is petitioner.	1.	Need proof of personal service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver
Co	nt. from		Father: ISMAEL GARCIA		of Notice or Declaration of Due
✓	Aff.Sub.Wit.		Mother: AMYE CONSUELO RODARTE		Diligence on: a. Ismael Garcia (father) b. Amye Consuelo Rodarte
	Inventory PTC		Paternal grandparents: Unknown Maternal grandfather: Antonio Rodarte		(mother)
	Not.Cred.		Malerial grafialatifier. Afficilio Rodalle	2.	Need proof of service of the Notice
1	Notice of Hrg		Petitioner states she has been in the life of her		of Hearing along with a copy of the Petition or Consent and Waiver of
	Aff.Mail	Χ	grandson since birth. He has been residing with her since December. The minor has		Notice or Declaration of Due Diligence on:
	Aff.Pub.		autism and Petitioner states she has the		a. Paternal grandparents
	Sp.Ntc.		patience to meet his needs.		b. Antonio Rodarte
	Pers.Serv.	Χ	•		
√	Conf. Screen				
√	Letters		Court Investigator Jennifer Daniel's Report		
✓	Duties/Supp		filed on 5/5/14.		
	Objections				
	Video Receipt				
√	CI Report				
	9202				
✓	Order				
	Aff. Posting			Re	eviewed by: KT
	Status Rpt				viewed on: 5/12/14
✓	UCCJEA			Up	odates:
	Citation				commendation:
	FTB Notice			File	e 11 - Rodarte

12

Atty

Parson, Elizabeth (pro per Petitioner/maternal grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 15 years			THERE IS NO TEMPORARY.	NEEDS/PROBLEMS/COMMENTS:	
			No temporary was requested.		
				Proof of service of the Notice of	
			ELIZABETH PARSON, maternal	Hearing on the paternal	
Со	nt. from		grandmother, is petitioner.	grandparents Robert Hasselbring and Roberta Trudeau does not show	
	Aff.Sub.Wit.		Father: ARIC HASSELBRING – services	that it was service with a copy of the	
✓	Verified		attempted, unsuccessful. Mailed notice on 4/22/14.	petition as required.	
	Inventory		· · · · , <u> ·</u> · · ·	2. Declaration of Due Diligence	
	PTC		Mother: MELISSA FEDERICO – consents	indicates the process server	
	Not.Cred.		and waives notice.	attempted to personally serve the	
1	Notice of		Determed around fathers Debart Herselbring	father at his residence on 4 separate	
	Hrg		Paternal grandfather: Robert Hasselbring – mailed notice 4/24/14.	occasions. Personal service was unsuccessful. Notice was mailed to	
✓	Aff.Mail	W/O	Paternal grandmother: Roberta Trudeau –	father on 4/22/14.	
	Aff.Pub.		mailed notice on 4/24/14.		
	Sp.Ntc.		Paternal grandfather: Stephen Tracy – consents and waives notice.		
	Pers.Serv.		consents and waives holice.		
✓	Conf.		Petitioner states the child was placed in		
	Screen]	her care by CPS on 1/11/14. The minor		
✓	Letters		has been diagnosed with ODD, ADHD		
✓	Duties/Supp		and has tested positive for drug use. The child has been living with his father for the		
	Objections		past 1 ½ years and has received no		
	Video		healthcare services or psychological treatment.		
	Receipt		ireaimeni.		
✓	CI Report		Court Investigator Jennifer Daniel's Report		
	9202		filed on 5/5/14.		
✓	Order				
	Aff. Posting			Reviewed by: KT	
	Status Rpt			Reviewed on: 5/12/14	
✓	UCCJEA			Updates:	
	Citation			Recommendation:	
	FTB Notice			File 12 - Hasselbring	
				12	

13 Atty

Suta, Brenda Long (Pro Per – Sister – Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 8-27-13			BRENDA LONG SUTA, Sister and Named Alternate Executor without bond, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:	
				1.	Need original will pursuant to Probate Code §8200.
			Petitioner is a resident of Salt Lake City, UT.		
	Aff.Sub.Wit.	S/P	Named Executor Patricia Carr declines to act.	2.	Need Duties and Liabilities of Personal Representative
~	Verified	07.	Limited IAEA – ok		(DE-147) and Confidential Supplement (DE-147S).
	Inventory PTC		Will dated 6-12-05	3.	Need Notice of Petition to Administer Estate (DE-121).
	Not.Cred.		Residence: Fresno		Administer Estate (DE-121).
	Notice of Hrg	Χ	Publication: Fresno Business Journal	4.	Need proof of service of Notice of
	Aff.Mail	Χ			Petition to Administer Estate on all persons listed at #8 of the petition
~	Aff.Pub.		Estimated value of the estate: Personal property: \$163,000.00		pursuant to Probate Code §§
	Sp.Ntc.		reisonal property. \$185,000.00		8110, 1208.
	Pers.Serv.		Probate Referee: Steven Diebert	5.	Petitioner is a resident of Salt Lake
	Conf. Screen			J .	City, UT. The court may require
	Letters	Χ			bond if the proposed personal
	Duties/Supp	Χ			representative resides outside California or for other good cause,
	Objections	l I			even if the will waives bond,
	Video				pursuant to California Rules of
	Receipt	<u> </u> 			Court 7.201(b) and Probate Code §8571.
	CI Report 9202				
	Order	X		6. 7.	Note: Petitioner estimates \$163,000.00 in personal property. Limited authority does not mitigate these circumstances. The Court may require bond of \$163,000.00. Need Order. Need Letters.
	Aff. Posting			Re	viewed by: skc
Status Rpt				Re	viewed on: 5-12-14
	UCCJEA				dates:
	Citation				commendation:
	FTB Notice			File	e 13 - Long
					13

14 Adriana and Elijah Hernandez (GUARD/P)

Case No. 08CEPR00191

- Atty Hernandez, Annabel (pro per paternal aunt/co-guardian)
- Atty Lopez, Lillian (pro per paternal aunt/co-guardian)
 Atty Prado, Gloria (pro per paternal grandmother/Petitioner)
- Atty Prado, Gloria (pro per paternal grandmother/Petitioner)

 Atty Prado, Alfonso Duran (pro per paternal step-grandfather/Petitioner)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Age: 12			GENERAL HEARING 07/02/14	NEEDS/PROBLEMS/COMMENTS:	
			GLORIA PRADO and ALFONSO PRADO, paternal grandmother and step-grandfather, are Petitioners.	This Petition is for Elijah only. Adrianna is now 20 years old.	
Co ✓ ✓ ✓ ✓ ✓ ✓	Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report	X	Father: ABEL HERNANDEZ – deceased Mother: OFELIA HERNANDEZ Paternal grandfather: ABEL HERNANDEZ Maternal grandparents: UNKNOWN ANNABEL HERNANDEZ and LILLIAN LOPEZ, paternal aunts, were appointed as Co-Guardians of both Adriana and Elijah on 07/03/08 – Consent & Waiver of Notice filed 05/02/14 Petitioners state that the guardians can no longer take care of Elijah and he has no other place to go, his father is deceased and his mother is homeless.	 There is currently a guardianship in place regarding this minor. Need Petition to Terminate the Guardianship to terminate the current guardianship. It is noted that both guardians have signed a Consent & Waiver of Notice. The UCCJEA is incomplete. Need Elijah's residence information for the past 5 years. Need Notice of Hearing. Need proof of personal service at least 5 court days before the hearing of Notice of Hearing with a copy of the Temporary Guardianship Petition or Consent & Waiver of Notice or Declaration of Due Diligence for: Ofelia Hernandez (mother) Elijah Hernandez (minor) 	
√	9202 Order				
	Aff. Posting			Reviewed by: JF	
	Status Rpt			Reviewed on: 05/12/14	
 	UCCJEA			Updates:	
	Citation FTB Notice			Recommendation: File 14 - Hernandez	
<u> </u>	LIP NOUCE			riie 14 - nernanaez	

15

Case No. 13CEPR00908

Rosie Reyna (CONS/PE) Walters, Jennifer L. (for Julie Castillo and Connie Martinez – Petitioners) Atty

Atty Atty

Teixeira, J. Stanley (court appointed for proposed Conservatee Rosie Reyna)
Reyna, Joseph (Pro Per – Objector)
Petition for Appointment of Probate Conservator of the Person and Estate (Prob. C. 1820, 1821, 2680-2682)

1820, 1821, 2680-2682)				
			TEMP DENIED 10-24-13	NEEDS/PROBLEMS/COMMENTS:
			JULIE CASTILLO and CONNIE MARTINEZ, Daughters, are Petitioners and request appointment as Co-Conservators of the Person with medical consent	Court Investigator advised rights on 11-12-13
Cont. from 112113, 021314, 022014,			powers and dementia medication powers, and as Co-Conservators of the Estate without bond, funds blocked.	Voting rights affected - Need minute order
041014, 05 Aff.Su	Jb.Wit.		Voting rights affected	Minute Order 10-24-13 (Temp): Ms. Walters informs the Court that her
✓ Verifi	ed		Estimated value of estate:	client owes Rosie Reyna about \$3,000.00 which she is currently
Inver			Personal property: \$100,000.00	paying. Parties agree to participate
PTC			(also Real property: \$100,000.00) <u>Cost of recovery:</u> \$10,000.00	in mediation today at 1:30 p.m.
Not.C	Cred.		Bond required: \$110,000.00	Parties are ordered not to speak ill
	e of Hrg		•	of one another around Rosie Reyna. Mr. Teixeira is ordered to
✓ Aff.M		W	Capacity Declaration filed 4-2-14 by Attorney Teixeira, Court appointed attorney for the Proposed	remain as counsel for Rosie Reyna.
Aff.Pu		,,,	Conservatee. Capacity Declaration of K.W. Kim, MD,	Based on the report of the
Sp.Nt			dated 1-24-14, <u>does not support</u> the request for	investigator and everything that has been heard today, the Court
✓ Pers.S		W	medical consent powers, and a dementia	denies the petition. The General
	. Screen	Х	attachment was <u>not</u> included.	Hearing remains set for 11/21/13.
✓ Letter			Petitioners state their mother was diagnosed with	Petition is denied.
	s/Supp		dementia in 2010. Before this occurred, she had	Minute Order 11-21-13: Status of
	ctions		drafter a Power of Attorney for Health Care indicating Petitioners (daughters), Joseph (son), and	Evaluation to be filed with the
✓ Vide			Monica (granddaughter) as potential agents to assist	Court.
Rece	-		in her health care decisions. In the last year, the	Minute Order 2-13-14, 2-20-14, 4-
✓ CI Re	-		family has witnessed actions by Joseph that have	10-14, 5-8-14: See additional
9202	<u> </u>		caused great concern regarding his motivation in	pages.
Orde	er	Х	assisting her. At this point, Joseph will not allow Petitioners access to any of their mother's finances and now utilizes a debit card in her name all over town. He has made significant cash withdrawals including removing approx. \$17,500 from the account. He insisted the money was his, even though he is unemployed and contributes no funds to the	Update: Nothing further has been filed regarding the mediation appointment; however, a Capacity Declaration was filed on 4-2-14 and Joseph Reyna filed an Objection on 4-2-14.
			account. In addition, he has been talking derogatorily and with obscene profanity toward their	The following issues remain: SEE ADDITIONAL PAGES
			mother and tells her that nobody wants her and if he did not live with her she would be all alone. She is	SEE ADDITIONAL I AGES
Aff. P	osting		afraid to say anything to him. Petitioners state he took	Reviewed by: skc
Statu	s Rpt		her to an attorney, but she does not know what she	Reviewed on: 5-9-14
UCC.	JEA		signed. He does not allow her to go to the doctor	Updates:
Citati			and threatens to not feed her if she does not listen to him. Petitioners state their mother is not capable of	Recommendation:
FTB N	otice		making decisions on her own and are concerned that something may happen to her if conservatorship is not granted.	File 15 – Reyna
			<u>SEE ADDITIONAL PAGES</u>	

15 Rosie Reyna (CONS/PE)

Case No. 13CEPR00908

Page 2

Petitioners filed declarations in support of the petition from Bernardo Reyna (son), Julien Castillo (son-in-law), Paul Reyna (brother-in-law), Jonathan Martinez (grandson), Dorothy Martinez (family member), Harry Martinez (son-in-law), Cameron Martinez (grandson), Corina Martinez (granddaughter), Diane A. Frias (niece), Lydia Leong (family friend and former girlfriend of Joe), and Monica Estrada (granddaughter). See declarations for details.

Court Investigator Samantha Henson filed a report on 11-14-13.

Declaration of Attorney Lisa Horton filed 11-19-13 states that on 11-15-13, she was on the telephone with her client Julie Castillo who was standing in front of the proposed conservatee's residence attempting to visit with her mother. Attorney Horton heard Joseph Reyna yelling at Rosie and her clients through the phone, including yelling out, "They just want your money mom, don't let them in."

SEE ADDITIONAL PAGES

Page 3

Status Report filed 2-11-14 by Petitioner Julie Castillo and Connie Martinez states the parties agreed Ms. Reyna would undergo evaluation to determine if she has suffered physical and/or verbal abuse. The psychologist was to be selected by mutual agreement of Stanley Teixeira and Petitioners' attorney. The parties agreed that Mr. Teixeira would oversee all known and existing accounts. Joseph Reyna was to supply him with statements and explanation of how funds are spent.

On 11-25-13, Mr. Teixeira provided a resume for a psychologist, who Petitioners feel lacks experience in dealing with dementia patients. On 1-2-14, Attorney Walters informed Mr. Teixera of her concerns and requested additional resumes. To date, none have been received.

On 1-27-14, Attorney Walters spoke with Mr. Teixeira, who stated that he has not had any contact with his client or with Joseph Reyna for some time – he has tried calling and mail, but no response. This means that he has not reviewed any account information as anticipated.

Petitioners feel a conservator should be appointed immediately because:

- Rosie Reyna is still driving without a valid license
- Joseph Reyna is still driving her vehicles on a suspended license. He has been pulled over and vehicles impounded. He is allowing her to drive him everywhere in an attempt to avoid getting pulled over.
- Joseph Reyna is selling her personal property items to family members and possibly others
- Joseph Reyna has isolated Rosie Reyna by not allowing family to visit, or her counsel, and Rosie spent Thanksgiving and her birthday without her family.
- On Christmas she was found in her house sitting alone in the dark
- Sometime in December, Joseph Reyna took Rosie to EECU and tried to have all her funds withdrawn. The bank would not comply.
- Petitioners have tried to contact Rosie but Joseph picks up the phone and immediately hangs up or doesn't answer at all.

Petitioners believe it is in Rosie Reyna's best interest that a temporary conservator of her estate be appointed until a full settlement of this case or outcome of trial. Petitioners still request to be appointed; however, if the Court is not inclined to appoint Peitioners, Petitioners request appointment of the Public Guardian on a temporary basis.

Minute Order 2-13-13: Also present in the courtroom is Monica Estrada. Ms. Reyna objects to the conservatorship. Joseph Reyna is ordered to provide Mr. Teixeira anything he has regarding Ms. Reyna including any bank documents. Said documents are to be provided to Mr. Teixeira by the end of today. The Court will expect something to be filed regarding Bank of America before the next hearing. The Court orders Joseph Reyna to submit a declaration regarding the money, car, watch, and any reimbursement he has made to Ms. Reyna.

Capacity Declaration was filed 4-2-14 by Attorney Teixeira.

Objection was filed 4-2-14 by Joseph Reyna.

See file for details.

<u>Minute Order 2-20-14</u>: Mr. Teixeira advises the Court that his client strongly objects to the conservatorship. The Court is informed that an agreement has been reached as to the mental health evaluator. Parties waive confidentiality so the Court can review the report. The Court authorizes the results to be distributed to the parties. Joseph Reyna is ordered to provide the Bank of America statements for the period of January 2012 through June 2013.

Minute Order 4-10-14: Joint request for continuance is granted. Continued to 5-8-14.

Minute Order 5-8-14: Ms. Horton requests continuance to allow Mr. Teixeira an opportunity to review the report with Ms. Reyna.

SEE ADDITIONAL PAGES

15 Rosie Reyna (CONS/PE)

Case No. 13CEPR00908

Page 4

Continued to 4/10/14 @ 10:00.

On 5-2-14, Attorney Teixeira (for Proposed Conservatee) filed a Declaration along with a Proof of Personal Service indicating service of the Report of Arlene Costa, LCSW, BCD, on Attorney Horton on 5-1-14. The declaration states that the parties agreed that Arlene Costa, LCSW, would serve as independent evaluator and on 2-20-14 the parties waived confidentiality so that the Court could review the report. The report is attached as Exhibit A.

Ms. Costa's report recommends appointment of the Public Guardian as Conservator of the Person and the Estate and that a full accounting be performed for the past 24 months, and arrangements made to repay any funds borrowed. This includes loans made to Ms. Castillo and withdrawals by Joseph Reyna. The report states that Ms. Reyna is happy with her son providing her daily care and continuing to live in her own home. The presence of the Public Guardian in an oversight role will provide reassurance that there is no verbal or emotional abuse occurring. The Public Guardian would oversee Joseph Reyna's care of his mother to put an end to the repeated APS reports of verbal and emotional abuse, and to monitor her for any changes that would indicate the need for a higher level of care.

Status Report Re: Bank Records and Status of Case filed 5-2-14 by Attorney Lisa Horton (for Petitioners) states Joseph Reyna was previously ordered to provide financial statements, etc., which were never provided. On 2-18-14, certain statements and misc. medical records were provided to Attorney Horton by Attorney Teixeira, and Joseph Reyna was again ordered to provide additional account statements. On 4-8-14, Attorney Horton received Joseph Reyna's declaration with additional statements and printouts (attached).

The report states that on 12-3-13, after this conservatorship action was commenced, Joseph Reyna took Mrs. Reyna to EECU and attempted to have all of her money withdrawn from one of her accounts. The EECU statement shows \$59,164.15 withdrawn and the deposited right back into the account. This is consistent with the statements made by Petitioner Julie Castillo that EECU did not allow the amount to be withdrawn. Petitioners are upset that he did this without any reasonable explanation. His declaration filed 2-20-14 stated that Attorney Teixeira had told him to move the money out of the bank; however, Mr. Teixeira states he did not tell him to do this. The Declaration provides analysis of the account statements provided. On 2-13-14, the Court ordered repayment of all amounts taken and for the impound fees because Joseph Reyna was driving without a license. According to the last statement, he has not done so. Further, his aggression toward the Petitioners has escalated and he continues to alienate their mother from the rest of the family.

NEEDS/PROBLEMS/COMMENTS:

- 1. If granted, need Confidential Supplemental Information Form GC-312. (This form provides information about the proposed Conservatee.)
- 2. If granted, need bond of \$110,000.00 per Cal. Rules of Court 7.207 and Probate Code §2320(c)(4).
- 3. Need order.